

STATE OF MINNESOTA

DISTRICT COURT

COUNTY D A K O T A

JUDICIAL DISTRICT CASE NO.
FIRST

**IN RE: Appointment of Child Support
Magistrates to Serve in the Expedited Child
Support Process During the Transition Period**

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF
APPELLATE COURTS

JUN 3 0 1999

FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the ~~1st~~ judicial district during the period from July 1, 1999, through September 30, 1999.

Date: June 23, 1999

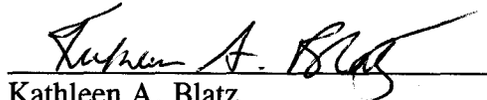
BY THE COURT:



Chief Judge of the 1st Judicial District

Date: 6/28/99

BY THE SUPREME COURT:



Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY **RAMSEY**

JUDICIAL DISTRICT CASE NO.
SECOND JUDICIAL DISTRICT

**IN RE: Appointment of Child Support
Magistrates to Serve in the Expedited Child
Support Process During the Transition Period**

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

"Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation."

OFFICE OF
APPELLATE COURTS

JUN 30 1999

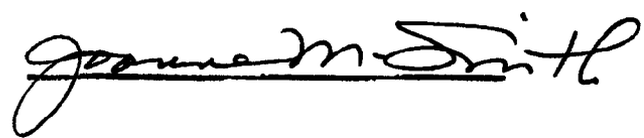
FILED

Post-It® Fax Note	7671	Date	6/28/99	# of pages	3
To	Tori Wible	From	Judge Sm. Jr.		
Co./Dept.		Co.	District Court		
Phone #		Phone #	651-266-9190		
Fax #	651-296-6609	Fax #			

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 2nd Judicial district during the period from July 1, 1999, through September 30, 1999.

Date: June 28, 1999 BY THE COURT:



Acting Chief Judge of the Judicial District
Joanne M. Smith

Date: June 29, 1999 BY THE SUPREME COURT:



Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson

Ronelle Anderson

Jeffrey D. Bangma

Suzanne Born

Kim E. Brandell

Colia Ceisel

Joyce L. Cundy

Kris H. Davick-Halfen

Susan B. Fallek

James P. Fossum

Patti W. Frisch

James Gerharter

William Godbout, Jr.

Barbara A. Halper

Beverly Jones Heydinger

Kevin Holden

Brad A. Johnson

Deborah V. Kraus

Mark Labine

Thomas J. LaVelle

Arlen Larson

Ann K. Leppanen

Marikay Canaga Litzau

Mary Madden

Patricia Marty-Villaume

Karyn McBride

Jodie Metcalf

Jan Craig Nelson

Kathleen O'Connor

Maria K. Pastoor

Gregory L. Paulson

Jeannice M. Reding

Stephen Rolfsrud

Steven J. Running

Dennis J. Seltz

Valerie Snyder

David J. TenEyck

Timothy Tingelstad

Gary Voegele

Susan R. Weisman

Susan Williams

STATE OF MINNESOTA

DISTRICT COURT

COUNTY

JUDICIAL DISTRICT CASE NO. E NO.
Third Judicial District

IN RE: Appointment of Child Support Magistrates to Serve in the Expedited Child Support Process During the Transition Period

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees. They are currently serving various judicial districts as hearing officers hearing IV-D child support matters, and will (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the Supreme Court for confirmation.”

OFFICE OF APPELLATE COURTS

JUN 30 1999

FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the Third Judicial district during the period from July 1, 1999, through September 30, 1999.

Date: June 23, 1999

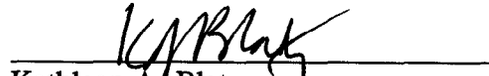
BY THE COURT:



Chief Judge of the Third Judicial District

Date: June 29, 1999

BY THE Supreme Court:


Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY
HENNEPIN

JUDICIAL DISTRICT CASE NO.
FOURTH

IN RE: Appointment of Child Support Magistrates to Serve in the Expedited Child Support Process During the Transition Period

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF
APPELLATE COURTS

JUN 30 1999

FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

1. The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 4th judicial district during the period from July 1, 1999, through September 30, 1999.

2. The following individuals are existing Hennepin County family court referees and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 4th judicial district during the period from July 1, 1999, through September 30, 1999:

Susan Cochrane

Marybeth Dorn

Karl Doss

Milton Dunham

Linda Gallant

Judy Mack

Brian Moehn

Date: 6/29/99

BY THE COURT:

Daniel Mabley

Judge Daniel H. Mabley
Chief Judge of the 4th Judicial District

Date: 6/29/99

BY THE SUPREME COURT:

K.A. Blatz

Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF COTTONWOOD

JUDICIAL DISTRICT
5TH CASE NO.

**IN RE: Appointment of Child Support
Magistrates to Serve in the Expedited Child
Support Process During the Transition Period**

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF
APPELLATE COURTS

JUN 30 1999

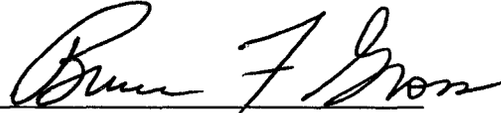
FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 5th judicial district during the period from July 1, 1999, through September 30, 1999.

Date: June 23, 1999

BY THE COURT:



Bruce F. Gross
Chief Judge of the 5th Judicial District

Date: June 29, 1999

BY THE SUPREME COURT:



Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY St. Louis

JUDICIAL DISTRICT Sixth CASE NO.

IN RE: Appointment of Child Support Magistrates to Serve in the Expedited Child Support Process During the Transition Period

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF APPELLATE COURTS

JUN 3 0 1999

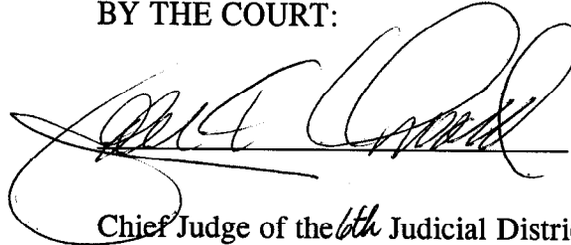
FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the ^{6th} judicial district during the period from July 1, 1999, through September 30, 1999.

Date: 6/23/99

BY THE COURT:



Chief Judge of the 6th Judicial District

Date: June 29, 1999

BY THE SUPREME COURT:



Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY

JUDICIAL DISTRICT CASE NO.
Seventh Judicial District

IN RE: Appointment of Child Support Magistrates to Serve in the Expedited Child Support Process During the Transition Period

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF APPELLATE COURTS

JUN 30 1999

FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 7th judicial district during the period from July 1, 1999, through September 30, 1999.

Date: 6-24-99

BY THE COURT:

William Walker/MS

Chief Judge of the 7th Judicial District

Date: June 29 1999

BY THE SUPREME COURT:

K. Blatz
Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	

STATE OF MINNESOTA

DISTRICT COURT

COUNTY: Big Stone, Chippewa, Grant,
Kandiyohi, Lac Qui Parle, Meeker, Pope, Renville,
Stevens, Swift, Traverse, Wilkin, and Yellow
Medicine

EIGHTH JUDICIAL DISTRICT

**IN RE: Appointment of Child Support
Magistrates to Serve in the Expedited Child
Support Process During the Transition Period**

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF
APPELLATE COURTS

JUN 3 0 1999

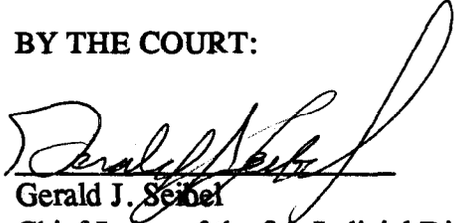
FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the Eighth Judicial District during the period from July 1, 1999, through September 30, 1999.

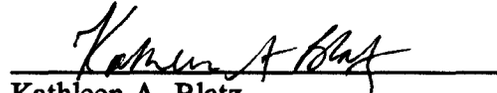
Date: 6/23/99

BY THE COURT:


Gerald J. Seibel
Chief Judge of the 8th Judicial District

Date: 6/29/99

BY THE SUPREME COURT:


Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	



STATE OF MINNESOTA

DISTRICT COURT

COUNTY

JUDICIAL DISTRICT NINTH CASE NO.

IN RE: Appointment of Child Support Magistrates to Serve in the Expedited Child Support Process During the Transition Period

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

"Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation."

OFFICE OF APPELLATE COURTS

JUN 30 1999

FILED

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the 9th judicial district during the period from July 1, 1999, through September 30, 1999.

Date: 6/28/99

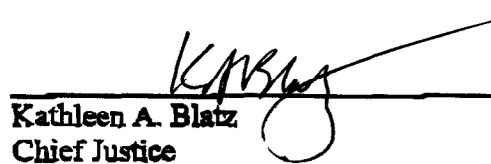
BY THE COURT:



Dennis J. Murphy
Chief Judge of the 9th Judicial District

Date: 6/29/99

BY THE SUPREME COURT:


Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson

Ronelle Anderson

Jeffrey D. Bangma

Suzanne Born

Kim E. Brandell

Colia Ceisel

Joyce L. Cundy

Kris H. Davick-Halfen

Susan B. Fallek

James P. Fossum

Patti W. Frisch

James Gerharter

William Godbout, Jr.

Barbara A. Halper

Beverly Jones Heydinger

Kevin Holden

Brad A. Johnson

Deborah V. Kraus

Mark Labine

Thomas J. LaVelle

Arlen Larson

Ann K. Leppanen

Marikay Canaga Litzau

Mary Madden

Patricia Marty-Villaume

Karyn McBride

Jodie Metcalf

Jan Craig Nelson

Kathleen O'Connor

Maria K. Pastoor

Gregory L. Paulson

Jeannice M. Reding

Stephen Rolfsrud

Steven J. Running

Dennis J. Scitz

Valerie Snyder

David J. TenEyck

Timothy Tingelstad

Gary Voegele

Susan R. Weisman

Susan Williams

STATE OF MINNESOTA

DISTRICT COURT

TENTH JUDICIAL DISTRICT

**IN RE: Appointment of Child Support
Magistrates to Serve in the Expedited Child
Support Process During the Transition Period**

ORDER

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring implementation in each county of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn.1999) this Court held that the current structure of the administrative child support process violates the constitutional constraints on the separation of powers;

WHEREAS, the Minnesota Legislature has enacted legislation revising the child support system so that hearings to set, modify, and enforce child support are conducted by child support magistrates in an expedited process within the judicial branch;

WHEREAS, the Minnesota Supreme Court will promulgate Expedited Child Support Process Rules;

WHEREAS, a smooth transition from the existing administrative child support process to the new expedited child support process is important to both the executive and judicial branches, as well as to the litigants involved in the process; and

WHEREAS, Supreme Court Order, dated April 16, 1999, provides that:

“Prior to July 1, 1999, the chief judge of each judicial district shall appoint the list of existing administrative law judges and family court referees currently serving the judicial district as hearing officers hearing IV-D child support matters to (a) act as child support magistrates for the expedited process through September 30, 1999, and (b) complete any matters pending before them as of September 30, 1999. All such appointments shall be submitted to the supreme court for confirmation.”

OFFICE OF
APPELLATE COURTS

JUN 3 0 1999

FILED

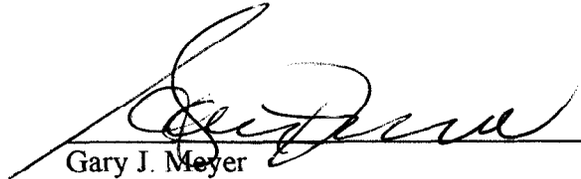
NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

The individuals identified on the attached list are existing Administrative Law Judges and pursuant to the directive of the Minnesota Supreme Court are hereby appointed to serve as Child Support Magistrates in the Tenth Judicial District during the period from July 1, 1999, through September 30, 1999.

Date:

6/24/99

BY THE COURT:



Gary J. Meyer
Chief Judge of the Tenth Judicial District

Date:

6/25/99

BY THE SUPREME COURT:


Kathleen A. Blatz
Chief Justice

**ADMINISTRATIVE LAW JUDGES APPOINTED AS
CHILD SUPPORT MAGISTRATES DURING TRANSITION PERIOD
FROM JULY 1, 1999, THROUGH SEPTEMBER 30, 1999**

Beverly J. Anderson	Beverly Jones Heydinger	Kathleen O'Connor
Ronelle Anderson	Kevin Holden	Maria K. Pastoor
Jeffrey D. Bangma	Brad A. Johnson	Gregory L. Paulson
Suzanne Born	Deborah V. Kraus	Jeannice M. Reding
Kim E. Brandell	Mark Labine	Stephen Rolfsrud
Colia Ceisel	Thomas J. LaVelle	Steven J. Running
Joyce L. Cundy	Arlen Larson	Dennis J. Seitz
Kris H. Davick-Halfen	Ann K. Leppanen	Valerie Snyder
Susan B. Fallek	Marikay Canaga Litzau	David J. TenEyck
James P. Fossum	Mary Madden	Timothy Tingelstad
Patti W. Frisch	Patricia Marty-Villaume	Gary Voegele
James Gerharter	Karyn McBride	Susan R. Weisman
William Godbout, Jr.	Jodie Metcalf	Susan Williams
Barbara A. Halper	Jan Craig Nelson	